

North Dakota Petroleum Marketers Association
North Dakota Retail Association
North Dakota Propane Gas Association
1014 E Central Avenue
Bismarck, ND 58501
701-223-3370



Testimony - HB 1175
Senate IBL Committee
March 10, 2021

For the record, my name is Mike Rud. I'm writing on behalf of NDRA, NDPMA and NDPGA. As leaders from North Dakota business associations representing over 1500 retail store fronts and thousands of employees across the state, the North Dakota Retail and Petroleum Marketers Association as well as the North Dakota Propane Gas Association urge a "DO PASS" recommendation on HB 1175.

Our associations have been on the front lines providing essential services such as household goods, clothing, food and fuels since the pandemic began. NDRA/NDPMA and NDPGA believe the health and safety of our members, their employees, our customers and the general public remains our top priority.

We feel strongly some liability language needs to be passed at both the federal and state levels to balance public health and safety with the economic realities that our members are facing. Retailers are continually balancing the welcome prospect of renewed business and cash flow against the fear and cost of claims that could be made against them by customers, vendors, subcontractors and others. As businesses remain open, they will face inevitable claims their retail outlet failed to protect third parties from exposure to the virus. The claims will be made by customers, as well as invitees who come on site to service the business and premises.

Claims will be made the business failed to take adequate protective measures with respect to people management and facilities maintenance. On people management, the claims will include that the business did not reconfigure and structure the premises consistent with various guidelines (e.g., CDC, state, and local guidelines regarding social distancing, mask wearing, flow and physical structure of the business). On facilities maintenance, the claims will predominantly be a failure to disinfect and filter air adequately, likely in terms of frequency, scope, and manner. Customer, vendor and third-party claims will usually sound a tone of negligence.

The standard against which business is conducted will be measured in a lawsuit with a negligence claim will be that of the reasonably prudent business: what would a reasonably prudent business in these circumstances have done to protect its customers and invitees from contracting the virus? "Comply with the applicable guidelines" is just a starting point to mitigate the claims, but, by itself, it's insufficient. This is because the standard of care against which your business will be measured in any third-party claim will be a moving target.

Secondly, there is not a one-size-fits-all solution. The current understanding of the risk of infection rests on two key variables—time of exposure and proximity of infection source—both of which will vary considerably depending on the nature of the business and on geographic the location of the business (population density, current infection rate). For example, big box retailers have the luxury of space that small shops do not. Businesses involving brief transactions (gas stations) have lower risk than experiential businesses (movie theaters, hair salons). And the risk of customer touch varies considerably: compare high-touch stores that have items that are not easily disinfected like furniture and home goods stores, with lower-touch venues with limited or easily disinfected touch surfaces, like restaurants. Some retailers have combinations of these differential risks under one roof. Private companies require protection from unreasonable exposure.

Senate IBL Committee Members, as you can see there are just so many variables to this battle. Bottom line, if a business is doing all it can in terms of following Federal, State and local guidelines set forth during this pandemic to protect customers, employees and other folks visiting their stores, the state should help see to it a retailer will not be subject to a frivolous lawsuit while providing essential services in these unprecedented times.

Please vote “DO PASS” on HB 1175.